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TRANSMITTAL FORM				Application Number Filling Date First Named Inventor			09/893,293			
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						Boesje	Boesjes		CENTRAL FAX CENTE	
				Art Unit			3627			
				Examiner Name	Gaminer Name Joseph A F			Fischetti SEP 1 4 2005		
(to be used for all correspondence after initial f			3 Attorney Docket Number		BOESJES5					
Total Number	er of Pages in	This Submission	<u> </u>			DOLOS	200			
			ENG	CLOSURES (C	heck al	I that apply	()			
	Fee Transmittal Form  Fee Attached  Amendment/Reply (2 pages)  After Final			Drawing(s)  Licensing-related Papers  Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Ac Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD  Remarks - in response to the Office Action			of Ap	Appea of App Appea (Appea	Allowance Communication to TC  al-Communication to Board speals and Interferences al Communication to TC al Notice, Brief, Reply Brief) rietary Information	
Affidavits/declaration(s)  Extension of Time Request  Express Abandonment Request  Information Disclosure Statement  Certified Copy of Priority Document(s)  Reply to Missing Parts/							07/18	Status Letter Other Enclosure(s) (please Identify below):		
Incom		issing Parts FR 1.52 or 1.53	TURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm Name						W 100				
Signature /David S Alavi/										
Printed name Da		id S Alavi								
Date	09/14/	2005		Reg. No. 40			0310			
sufficient posts the date shown	age as first o	rrespondence is b	eing fact	ICATE OF TRANS simile transmitted to the ddressed to: Commiss	e USP1	TO or depos	ited with	n the Un 1450, /	ited States Postal Service with Alexandria, VA 22313-1450 on	
Signature		/David S Alav	i/							
Typed or printed name		David S Alavi	Re	g No 40310				Date	09/14/2005	
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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Faxed to 571-273-8300 on 09/14/2005

Docket No. BOESJES5

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Boesjes et al

Art Unit: 3627

Filed:

06/26/2001

Examiner: Joseph A Fischetti

App. No.:

09/893.293

RECEIVED

For:

Systems and methods for acquisition,

CENTRAL FAX CENTER

evaluation, inventory, distribution, and/or re-sale of pre-owned recorded

OF THE PARTY OF MICH

data products

SEP 14 2005

**ELECTION UNDER 37 CFR §1.142** 

Commissioner for Patents

09/14/2005

PO Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Office Action dated 07/18/2005, Applicant hereby makes his election. Reexamination and reconsideration of the application are hereby respectfully requested.

Claims 133-153 remain pending and under consideration. Claims 133, 140, and 147 are independent claims. Claims 1-132 were previously cancelled.

It is asserted in the Office Action that the application includes claims directed to two distinct inventions:

Invention I (Claims 133-136 and 140-153 drawn to erroneously read data using correction codes; and

Invention II (Claims 137-139) drawn to a scanning to track information scheme.

## Applicant hereby elects Invention I (Claims 133-136 and 140-153), with traverse.

It is asserted in the Office Action that Invention I and II are related as subcombinations disclosed usable together in a single combination, and that Invention II has separate utility such as a ticket acceptor for an event venue.

Applicants respectfully submit that the methods recited in Claims 137-139 could not be used as a ticket acceptor for an event venue. None of the method steps recited in Claims 137-139 are even tangentially applicable to a ticket acceptor for an event venue. The recited methods include steps for prompting a user to scan various

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Election under 37 CFR §1.421

information from a music CD into a product information database. How can these steps be applied for accepting tickets at an event venue?

Applicant respectfully requests withdrawal of the restriction requirement and rejoinder of Inventions I and II.

It is respectfully submitted that Claims 133-153 are in condition for allowance. Allowance of Claims 133-136 and 140-153, and rejoinder and allowance of Claims 137-139, at an early date are earnestly solicited.

Respectfully submitted,

/David S Alavi/

David S. Alavi 3762 West 11th Ave.

#408 Eugene, OR 97402 Reg. No. 40,310

541-686-9462 voice 800-853-6150 fax

dalavi@northwestpatent.com